

**SUPREME COURT MINUTES
MONDAY, JUNE 12, 2006
SAN FRANCISCO, CALIFORNIA**

S072946**PEOPLE v. GONZALEZ (JOSE)**

Opinion filed: Conviction & special circumstance but reverse the death sentence.

Opinion by Chin, J.

-----joined by George, C.J., Kennard, Baxter, Werdegarr, Moreno & Corrigan, JJ.

S121724

D040475 Fourth Appellate District, Div. 1

PEOPLE v. COLE (JEFFREY A.)

Opinion filed: Judgment affirmed in full and remand the case for further proceedings consistent with this opinion.

Opinion by: Chin, J.

Joined by: George, C.J., Kennard, Baxter, Moreno, Corrigan, J.J.

Ikola, J. Associate Justice, Court of Appeal, Fourth Appellate District, Division Three, assigned by the Chief Justice pursuant to article VI, section 6 of the California Constitution.

S142865

G034696 Fourth Appellate District, Div. 3

PEOPLE v. SCHULTZ (KENNETH)

Time extended to grant or deny review to July 20, 2006.

S012279**PEOPLE v. LUCAS (DAVID A.)**

Extension of time granted to August 1, 2006, to file the appellant's reply brief. After that date, only six further extensions totaling about 365 additional days are contemplated. Extension is granted based upon counsel Thomas Lundy's representation that he anticipates filing that brief by July 31, 2007.

S091915**PEOPLE v. NUNEZ & SATELE**

Extension of time granted to August 21, 2006, to file appellant Nunez's opening brief.

S136543**CARDONA (LUIS) ON H.C.**

On application of the Attorney General and good cause appearing, it is ordered that the time to serve and file the informal response is extended to and including July 17, 2006.

S139073**ELKINS v. S.C. (ELKINS) M.**

On application of the Amicus Committee of the Family Law Section of the Contra Costa County Bar Association and good cause appearing, it is ordered that the time to serve and file the amicus curiae brief is extended to and including July 17, 2006.

S142265

B171511 Second Appellate District, Div. 6

PEOPLE v. CENTENO (JOSE G.)

Modification of order filed May 22, 2006.

S036864**PEOPLE v. GUERRA (JOSE****F.)**

In the above-entitled matter, a case in which the sentence of death was imposed, the court filed its decision on March 2, 2006, more than 150 days after the certification of the record, because of the following extraordinary and compelling circumstances:

1. The size of the record on appeal (totaling more than 11, 222 pages.)
2. The necessity to grant appellant, for good cause, numerous extensions of time within which to submit his briefs.
3. The necessity to grant respondent, for good cause, numerous extensions of time within which to submit its brief.
4. The number and complexity of the issues raised on appeal and the extensiveness of the briefing of the parties. The parties' briefs totaled more than 1029 pages more than 41 issues were raised.